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# PUBLISHED BY AUTHORITY

# No. 7] NEW DELHI, SATURDAY, FEBRUARY 14, 1953

### PART II-Section 4

# Statutory Rules and Orders issued by the Ministry of Defence

### MINISTRY OF DEFENCE

New Delhi, the 14th February 1953

- S.R.O. 70.—In exercise of the powers conferred by clause (h) of sub-section (1) of section 12 of the National Cadet Corps Act, 1948 (Act XXXI of 1948), the Central Government hereby nominates for a period of one year from the 15th December 1952 the following non-officials as members of the Central Advisory Committee, namely:—
  - I. Pandit Hirday Nath Kunzru.
  - 2. Dr. G. S. Mahajani.
  - 3. Acharya Narendra Dev.
  - 4 Dr. Zakir Hussain.
  - 5. Shrimati T. A. Ramamurti.

(Ministry of Defence S.R.O. 23, dated the 24th January 1953, is hereby cancelled)'.

B. B. GHOSH, Joint Secy.

S.R.O. 71.—The following bye-laws for the recovery of bicycle tax in Shahjahan-pur Cantonment made by the Cantonment Board, Shahjahanpur, in exercise of the powers conferred by clause (3) of Section 282 and Section 283 of the Cantonments Act, 1924 (II of 1924) are published for general information the same having been previously published, approved and confirmed by the Central Government as required by sub-section (1) of section 284 of the said Act namely:—

#### Bye-laws

1. Every person who owns or keeps a bicycle shall be liable to pay the tax, specified in the notification of Government of India in the Ministry of Defence No. S.R.O. 352, dated 15th November 1952.

Provided that no tax shall be levied in respect of the following:—

- (i) All Government bicycles other than those hired from contractors.
- (ii) All bicycles which are the property of the Cantonment Board.
- (iii) All bicycles maintained for the efficient discharge of their duty by persons in the service of the Government or the Cantonment Board

for the maintenance of which an allowance is received from the Government or the Cantonment Board.

- 2 The Cantonment Executive Officer shall issue notices in Form 'A' appended to these bye-laws to all persons hable to the payment of the tax, accompanied by blank declaration form, which shall serve as the application referred to in bye-law 3.
- 3. Every person to whom Form 'A' mentioned in bye-law 2 is sent shall fill in and return the same within 15 days of the receipt thereof whether he be liable to be assessed to the tax or not.
- 4. The amount of the tax for a period of one year ending on the 31st March following shall be remitted within 15 days along with the application, which shall be acknowledged by means of an official receipt (Form Cant 4-B). No number place shall be granted until the tax has been paid.
- 5. The acceipt shall be granted in the name of the person paying the tax against the cycle of a particular number and description in his possession.
- 6. On expiry of the period of registration every owner or keeper of the bicycle hable to be taxed shall apply for the renewal of registration to the authority specified in bye-law 2 within 15 days thereof.
- 7. From the information obtained as aforesaid and from any other information at its disposal, the Cantonment Board shall cause to be prepared in Form 'B' appended to these bye-laws a Demand and Collection register in which the names of all tax payers shall be entered, and shall cause such register to be corrected from time to time as it may consider necessary.
  - 8. The tax shall be payable within 15 days of the demand.
- 9. Any person whose name has been entered in the register referred to in byelaw 7 or the agent of any such person shall be permitted free of charge to inspect and take extract from any portion of the said register which relates to such person.
- 10. On payment of the tax a number plate will be issued by the Cantonment Board which shall bear the same number as that shown in the register and shall be affixed by the tax payer on some conspicuous part of the bicycle for which it is issued.
- 11. If the number plate of a registered bicycle is lost a duplicate plate shall be issued on payment of annas  $-\frac{4}{-}$ .
- 12. No tax shall be payable by the bicycle-dealers in respect of new bicycles kept by them for sale.
- 13 Every person who keeps any bicycle for use, whether as owner of such bicycle of who has the loan of it or has charge of it, in any other capacity, shall be deemed to be the person liable to the assessment of the tax, but the primary responsibility for paying the tax shall be that of the owner
- 14. Any bicycle liable to be taxed for which the tax has not been paid or which is without a number plate, if found in any public place, shall be liable to be seized by the Cantonment Executive Officer or any person authorised in this behalf by the Cantonment Board, and detained at the Cantonment Board Stores, or at any other place set apart for the purpose and will only be released on composition of the offence and payment of the tax due thereon.
- 15. Whoever contravenes any of the byc-laws shall on conviction by a magistrate be punishable with fine which may extend to Rs. 50 and in the case of continuing contravention with a further fine which may extend to Rs. 5 for every day during which such contravention continues after conviction, for the first such contravention.

| $\mathbf{F}$ | RM      | 'A' |
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| Schedule | sent  | to  |
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With the request that he will please fill up and return the same to the undersigned within 15 days from the date of its receipt for the year 19 -19.

| No | ì, | 7 |
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Office of the Cantonment Board, Shabjahanpur,

Cantt. Executive Officer, Shahjahanpur Cantt.

## APPLICATION FORM

Io

The Cantonment Executive Officer. Shahjahanpur.

Please register my cycle the particulars of which are given below:-

| Namo of<br>owner and<br>address | Cycl, Frame | Model Brand<br>or make | Amount paid | Remarks |
|---------------------------------|-------------|------------------------|-------------|---------|
|                                 |             |                        | Ra. As. Ps. |         |
|                                 |             |                        |             |         |

Certified that the cycle will be for private use/hire use.

Signature of Owner or Agent.

Rs.

credited, vide R. No.

dated

19

Disc No.

Issued.

Cashier.

## FORM 'B'. CANTONMENT BOARD, SHAHJAHANPUR

Register of Demand and Collection of Cycle Tax

| Serial<br>No. | Neme | Addross |       | ulars of<br>cele<br> Model or<br> Brand or<br>  Make | For<br>hire<br>or<br>pri-<br>vate | Λm-<br>ount<br>paid | R.<br>No.<br>&<br>Date | No.<br>of<br>D196<br>189-<br>ued | Re-<br>ne-<br>wal<br>No. |    |    |
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[No. 12/28/G/L&C/52/533/LC/D(O&C).]

S.R.O. 72.—The following further amendments to the bye-laws for regulating the erection or re-crection of buildings in the Poona Cantonment framed by the Contonment Board, POONA, in exercise of the powers conferred by section 186 of the Cantonments Act, 1924 (II of 1924), and published in the notification of the Government of India in the late Defence Department No. 23/2/G/C&L/45, dated the 30th June 1945, are published for general information, the same having been previously published, approved and confirmed by the Central Government, as required by subsection (1) of section 284 of the said Act, pamely required by sub-section (1) of section 284 of the said Act, namely:-

## Amendments

In the said Bye-laws—

(1) In bye-law 2(111) the words "white on blue print" shall be inserted after the words shown "in black" and the word "yellow" shall be substituted for the word "green".

- (2) In bye-law 5(a), after the first sentence, the following proviso shall be added:—
  - "Provided that the minimum width of 10' shall not apply to a room which has already such small width as not to get this minimum width."
- (3) After the proviso to bye-law 9 the following further proviso shall be inserted; namely:—
  - "Provided further that this bye-law will not apply to Houses in Bazar Area abutting on Satara Road and Sholapur Road. For this locality, the building line shall not be less than 30 ft. from the centre of these roads to conform to the standard laid down by the Government of Bombay in their Resolution, Revenue Department No. 6060/49, dated 23rd February 1950".
  - (4) To bye-law 12 the following proviso shall be added; namely:--
    - "Provided that all round distances specified shall not apply to buildings in the Bazar Areas."
  - (5) For bye-law 17, the following bye-law shall be substituted; namely:-
    - "17. Steps for ingress into or egress from a building shall be provided inside the plinth thereof."
  - (6) For bye-law 17-A, the following bye-law shall be substituted; namely:-
    - "17-A. No roof shall project beyond 1' 6" from the superstructure."
  - (7) To bye-law 19 the following shall be added, namely:-
    - "Heights and widths of walls, if built in lime or cement mortar, shall be clearly shown on the Plans. Walls of brick or stone in mud, lime or cement pointed from outside shall be allowed only in the case of a single storey building. No upper storey shall be allowed on such buildings. This, however, does not apply to framed structures,"
  - (8) To bye-law 26 the following shall be added, namely:—
    - "In case of alterations to existing latrines which are in sound condition, the minimum superficial area shall be 9 SFT, and the inside dimensions will be minimum  $3' \times 3'$ ."
  - (9) After bye-law 35 the following bye-law shall be inserted, namely:—
    - "35-A. The total height of the building shall not exceed the width of the street in the front side."

## [No. 12/32/G/L&C/52/512/LC/D(O&C).]

S.R.O. 73.—The following amendments to the bye-laws for the regulation of the collection and recovery of octroi in Ferozepore Cantonment, made by the Cantonment Board, Ferozepore, in exercise of the powers conferred by sub-section (3) of section 282 and section 283 of the Cantonments Act, 1924 (II of 1924), are hereby published for general information, the same having been previously published, approved and confirmed by the Central Government as required by sub-section (1) of section 284 of the said Act, namely:—

In the said Bye-laws—

- 1. In bye-law 1, after item (xii) the following item shall be inserted, namely:—
  - "(xiii) 'carbon process' means writing a document, in duplicate, by an indelible pencil by means of a double faced carbon paper".
- 2 In bye-law 11(1) for the words and figures "fill up a receipt and Counterfoil In form 5 together with the coupon" the words "fill up a receipt, in duplicate, by carbon process in Form 5 together with the coupon attached thereto", shall be substituted.
- 3. In bye-law 11(3) for the words and figures "grant a receipt in form 5 with coupon attached thereto to the person incharge of the goods", the words and figure "fill up a receipt, in duplicate, by carbon process in form 5 together with the coupon appended thereto and hand over the receipt with coupon attached thereto to the person incharge of the goods", shall be sugstituted.

#### 4. In bye-law 13-

- (a) for the words and figure "a receipt shall be granted in form 8" the words and figure "a receipt prepared, in duplicate, by carbon process shall be granted in form δ' shall be substituted
- (b) for the words "counterfoil retained" the words "carbon copy retained" shall be substituted.
- 5. In bye-law 17(2), for the words "counterfoil" the words "Carbon copy", shall be substituted.
- 6. In bye-law 17(3), for the words and figure "shall fill up a receipt in Form 5, retain the counterfoll and hand over the foll with coupon attached, duly filled in to such person" the words and figure "fill up a receipt, in duplicate, by carbon process in form 5 together with the coupon appended thereto and hand over the receipt with coupon attached thereto to such person and retain the carbon copy" shall be substituted.
- 7. In bye-law 17(4), for the word "counterfoils" wherever it occurs, the words "Carbon Copies" shall be substituted.
- 8. In bye-law 20, for the word "Counterfoils" the words "Carbon copies" shall be substituted.
- 9. In bye-law 21(1) for the words "Counterfoil" and "Counterfoils", wherever they occur the words "Carbon copy" and "Carbon copies", shall be substituted respectively.
- 10. In bye-law 23(2), for the words "Counterfoil" and "Counterfoils" wherever they occur the words "Carbon Copy" and "Carbon Copies" shall be substituted respectively.
- 11. In bye-law 23(4), for the words "respective counterfoils" the words "respective counterfoils or the carbon copies as the case may be", shall be substituted.
  - 12. For the Form 5 the following Form shall be substituted namely:—

| " Form<br>Book                | 5 [Bye-law 11<br>No.       | _                               | rier No.<br>eipt No. | Ferozepur Cantonment.   |      |                               |                              |
|-------------------------------|----------------------------|---------------------------------|----------------------|-------------------------|------|-------------------------------|------------------------------|
| Date and<br>time of<br>import | Name & address of importor | Name and address of owner of go | w.                   | o from<br>here<br>ought | of g | oription<br>goods or<br>imals | Value weight<br>or<br>Namber |
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[No. 12/33/G/L&C/52/507/LC/D(O&C).]

K. T. SATARAWALA, Dy. Secy.